

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/706,552	11/12/2003	Karl W. Terry	7124.023	6890
30589 . 75	90 07/05/2005		EXAMINER	
DUNLAP, CODDING & ROGERS P.C. PO BOX 16370 OKLAHOMA CITY, OK 73113			ZIMMER, MARC S	
			ART UNIT	PAPER NUMBER
	•		1712	

DATE MAILED: 07/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	_ <i>YeA</i> _			
	Application No.	Applicant(s)		
Examiner-Initiated Interview Summary	10/706,552	TERRY ET AL.		
Examinar initiated interview duminary	Examiner	Art Unit		
	Marc S. Zimmer	1712		
All Participants:	Status of Application: <u>no</u>	n-finally rejected		
(1) Marc S. Zimmer.	(3)			
(2) <u>Douglas Sorocco</u> .	(4)			
Date of Interview: 17 May 2005	Time:			
Type of Interview:  ☑ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Application	ant's representative)			
Exhibit Shown or Demonstrated: Yes No If Yes, provide a brief description:				
Part I.				
Rejection(s) discussed:				
Claims discussed:				
Prior art documents discussed:  Terry et al., U.S. patent # 6,342,097				
Part II.		•		
SUBSTANCE OF INTERVIEW DESCRIBING THE GENE See Continuation Sheet	RAL NATURE OF WHAT WAS	S DISCUSSED:		
Part III.				
<ul> <li>It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability.</li> <li>It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.</li> </ul>				
mall Jemmes		·		
	/Applicant's Representative Si	gnature – if appropriate)		

Continuation of Substance of Interview including description of the general nature of what was discussed: Applicant was advised that the Examiner had erred by not making an obviousness-type double patenting rejection of the claimed article in view of the composition claims set forth in U.S. Patent # 6,342,097, which had evolved from parent application 09/553,583. Although they belong to different statutory lines of invention, the litmus test for obviousness-type double patenting is whether or not the claims could reasonable have been separated by restriction. In the Examiner's estimation, they would not have been restrict-able. Insofar as the article comprises a coating layer comprised of precisely the same materials as are essential to the composition claims of the patent, obviousness type double patenting rejections are merited. Apllicant was asked to file a terminal disclaimer thereby precluding the Examiner from making this rejection and, hence, to expedite prosecution. Applicant was further advised that the terminal disclaimer should be accompanied by a corrected set of claims as the claims submitted 1/25/05 were directed to a process whereas the original claims were all article claims. In the absence of a corrected set of claims, double patenting of the statutory type is presented between this application and 10/706,551. Applicant was also reminded that the corrected set of claim sheets should include the cancellation of claim 23 as was clearly their intention in the earliewr response.